Exhibit 6

Oklahoma Trial Sept 2009

Hudson, Read (Vol. 01) - 08/20/2007 [Oklahoma Trial Group - Charg...]

1 CLIP (RUNNING 00:32:36.979)



Would you please state your name to the court ...

RH-0820-000061	3 24 SEGMENTS (RUNNING 00:32:36.979)	
1. PAGE 6:13 To	O 6:25 (RUNNING 00:00:23.470)	
13 14 15 16 17 18	and for the Record? A Read Hudson. Q Mr. Hudson, are you currently employed? A Yes.	09:05AM
19 20	A Tyson Foods. Q And that formal name is Tyson Foods, Inc.; is that correct? A Yes, sir.	09:05AM
24		09:05AM
2. PAGE 8:15 T	O 9:09 (RUNNING 00:00:53.272)	
16 17 18	Q All right, and you understand you're here today as a company designee to speak for the company on certain subjects to provide complete, knowledgeable and binding answers on behalf of the	09:07AM
	Q For purposes of your deposition this morning, as I understand, you've been designated to speak on	09:07AM
25		09:07AM
05 06 07	company, we're referring to all four of those companies today unless you tell me there is some difference in your response as it might relate to one of those four companies; can we agree to do that? A I'll do my best.	09:07AM
	O 11:08 (RUNNING 00:01:33.579)	
20 21	Q All right. I'm going to talk about a few definitions so that you understand the terms that I use in the deposition and if we have any discrepancy on those, we're going to define them right here	09:08AM
	your poultry growing operation, I mean that term to include both company-owned or managed and contract growers. If I intend for it to mean either or one or the other, then I will so specify either a company-owned or managed farm or a contract grower	09:08AM
05 06 07 08 09	farm. Is that acceptable to you? A Yes, sir. MR. GEORGE: Rick, before just so I don't have to repeat this objection, we've made an objection to that term in our letter in response to	09:09AM
10 11	the notice of July 26th of 2007. Can I have a continuing objection throughout the course of this	09:09AM

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21	and then go to the end because those are all of the		
22	<u> </u>		
23	A Okay.		
24	~		
25		09:15AM	
00015:01	2		
03	MR. GEORGE: Just so I'm clear with one clarifying question, the document beginning at Page		
04	18 I think carries over several pages. So when you		
05		09:15AM	
06	MR. GARREN: We're starting at Page 18. I		
07			
08	I'm going to have him identify those.		
7. PAGE 15:11 TO 15:17 (RUNNING 00:00:29.201)			
11	A Well, this document represents the		
12			
13			
14	-		
15	MR. GEORGE: Well, I was asking Rick	09:15AM	
16	-		
17	sure he answered.		
8. PAGE 20:05 TO 21:04 (RUNNING 00:01:45.581)			
		00.0077	
05 06	Q Are there any other entities related to poultry operations on Page 19 of this exhibit?	09:22AM	
07			
08	Q Have you had a chance to look at the remaining		
09			
10	1 1 1 1	09:22AM	
11	MR. GEORGE: Just for a point of		
12 13			
14			
15	sale of poultry products?	09:22AM	
16	MR. GARREN: Either.		
17	MR. GEORGE: Either?		
18	MR. GARREN: Yes, anything related to the		
19	<u> </u>	00.00774	
20 21	A Nothing on Page 20. Q All right.	09:22AM	
22	A Then Page 21 is the Cobb structure itself. So		
	the answer to that is yes.		
24	Q Are each of those entities described on Page		
25		09:23AM	
	selling, processing?		
0.3	A Either that or as a holding structure for something that's involved in growing or selling,		
	holding or ownership structure.		
9. PAGE 27:07 TO 27:10 (RUNNING 00:00:17.761)			
07	Q And next column over, Cobb-Vantress, Inc., that is a grower, processor?		
09			
10	for use internally by Tyson and sale to others.	09:33AM	
		0	
10. PAGE 28:24 TO 29:02 (RUNNING 00:00:28.753)			
24	Q Okay. Tyson Chicken, Inc., what does it do?		
25	A It owns and operates poultry production	09:35AM	
	operations in Noel, Missouri, Dexter, Missouri.		
02	It's it's all the old Hudson Foods operations.		
11. PAGE 29:25 TO 30:13 (RUNNING 00:00:39.000)			
	· ·	00.2577	
25	was more of a holding company, but at the time it	09:37AM	

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